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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/538,043	12/21/2005	Yoel Lang	4110-43	8445
23117 7590 06/14/2007 NIXON & VANDERHYE, PC 901 NORTH GLEBE ROAD, 11TH FLOOR			EXAMINER	
)R	COHEN, AMY R	
ARLINGTON,	VA 22203		ART UNIT	PAPER NUMBER
•			2859	
		* ************************************	MAIL DATE	DELIVERY MODE
•	•		06/14/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)	
	10/538,043	LANG, YOEL	
Office Action Summary	Examiner	Art Unit	
	Amy R. Cohen	2859	
The MAILING DATE of this communication appeared for Reply	ppears on the cover sheet w	rith the correspondence address -	•
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING IT Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period. Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN. 136(a). In no event, however, may a d will apply and will expire SIX (6) MO tte, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication BANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on	<u> </u>		
2a) This action is FINAL . 2b) ⊠ Thi	is action is non-final.		
3) Since this application is in condition for allowed	ance except for formal ma	ters, prosecution as to the merits	s is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.	
Disposition of Claims	•		
4)⊠ Claim(s) <u>1-10</u> is/are pending in the application			
4a) Of the above claim(s) is/are withdra			
5) Claim(s) is/are allowed.			
6) Claim(s) 1-10 is/are rejected.	'		
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/	or election requirement.		
Application Papers	;		
9) The specification is objected to by the Examin	ner.		
10)⊠ The drawing(s) filed on <u>08 June 2005</u> is/are:		ected to by the Examiner.	
Applicant may not request that any objection to the			
Replacement drawing sheet(s) including the corre	ction is required if the drawing	g(s) is objected to. See 37 CFR 1.12	21(d).
11) The oath or declaration is objected to by the E	Examiner. Note the attache	d Office Action or form PTO-152	2.
Priority under 35 U.S.C. § 119	P		
12) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a)⊠ All b)□ Some * c)□ None of:			
1. Certified copies of the priority documer			
2. Certified copies of the priority documer			
3. Copies of the certified copies of the pri		received in this National Stage	
application from the International Bures * See the attached detailed Office action for a lis	1	tracaivad	
See the attached detailed Office action for a lis	st of the centilled copies no	received.	
	•		
Attachment(s)	-		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) (s)/Mail Date	
 Notice of Draftsperson's Patent Drawing Review (P10-946) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 6/08/05. 		Informal Patent Application	

DETAILED ACTION

Claim Objections

1. Claim 10 is objected to because of the following informalities:

Claim 10 depends from claim 1; however, the pre-calibrated markings are not positively claimed until claim 2. For purposes of prosecution, claim 10 is considered to depend from claim 2 in order to have proper antecedent basis for the pre-calibrated markings.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1, 2, 7-9 are rejected under 35 U.S.C. 102(b) as being anticipated by Hollander (U. S. Patent No. 4,100,681).

Hollander teaches an adhesive patch (1) containing an integral spirit level (Fig. 1), said adhesive patch comprising: a first transparent film (4) comprising an indented region (Fig. 2); a second film (3), having an upper surface that is attached to the lower surface of said first transparent film (Figs. 1-4), said that the indented region of said first film and the portion of said second film that lies immediately below said indented region together define a closed tubular structure (Figs. 1-4); level-indicating means (2, 5, 6) associated with said tubular structure; and adhesive means (8) for affixing the patch to a surface whose orientation is to be determined;

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Art Unit: 2859

wherein the level-indicating means provide an indication of the spatial orientation of the surface to which said adhesive patch is affixed (Col 1, lines 57-67, Col 2, lines 3-12).

Hollander teaches the adhesive path wherein the level-indicating means comprises: precalibrated markings (6) located either on the closed tubular structure or on the upper surface of the first transparent film alongside said tubular structure (Col 1, lines 53-56, Col 2, lines 3-12); and at least one visible indicator (2, 5) located within said closed tubular structure, wherein said visible indicator is either a sphere to is chosen from the group consisting of gas-liquid interface (Col 1, lines 43-56), liquid-liquid interface and gas-gas interface, wherein rotation of the surface to which said adhesive patch is affixed causes relative movement of said visible indicator and said calibrated markings (Col 2, lines 3-12).

Hollander teaches the adhesive patch where the closed tubular structure is provided in a curved shape (Figs. 1-4, the tube itself is curved, cross-section Figs. 2 and 3).

Hollander teaches the adhesive patch wherein the curved tubular structure contains either a liquid or a liquid (5) and a gas (2), and wherein the visible indicator is provided by a sphere (sphere of gas 2), such that upon rotation of said patch, the pre-calibrated markings move relative to said sphere (Col 2, lines 3-12).

Hollander teaches the adhesive patch wherein the closed tubular structure is essentially straight (Fig. 1, the tubular structure is on a straight line).

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Art Unit: 2859

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hollander in view of Angelucci (U. S. Patent No. 6,098,300).

Hollander discloses the adhesive patch as described above in paragraph 3.

Hollander does not disclose the adhesive patch wherein the closed tubular structure is provided by an annular shape.

Angelucci discloses a level tube wherein the closed tubular structure is provided by either a symmetrical level (20) or an annular shaped level (32) (Figs. 1 and 5, Col 4, lines 62-65, Col 6, lines 49-65); wherein the annular closed tubular structure is partially filled with a .

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the tubular level of Hollander be annular shaped, as taught by Angelucci, since Angelucci teaches that the annular shape is an alternative shape to the shape of Hollander, which will perform the same function of indicating an orientation of a surface to which the level is attached.

6. Claims 4-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hollander and Angelucci in view of Bedortha (U. S. Patent No. 1,563,321).

Hollander and Angelucci disclose the adhesive patch as described above in paragraph 5 and wherein annular closed tubular structure is partially filled with a liquid, and wherein the visible indicators are provided by the two air-liquid interfaces present within said closed tubular structure, such that upon rotation of said patch, the pre-calibrated markings move relative to said interfaces.

Hollander and Angelucci do not disclose the adhesive patch wherein the closed tubular structure is partially filled with a colored liquid; wherein the colored liquid comprises a fluorescent material; wherein the liquid comprises a light-reflective material.

Bedortha discloses a level wherein the closed tubular structure is partially filled with a colored liquid (Col 2, lines 39-46); wherein the colored liquid comprises a fluorescent material (Col 2, lines 39-46); wherein the liquid comprises a light-reflective material (Col 2, lines 39-46).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the liquid of Hollander and Angelucci be a colored liquid, as taught by Bedortha, in order to more clearly distinguish the liquid from the gas, thereby increasing the accuracy of reading the level orientation.

7. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hollander in view of From (U. S. Patent No. 4,375,765).

Hollander discloses the adhesive patch as described above in paragraph 3.

Hollander does not disclose the adhesive patch wherein the pre-calibrated markings are fluorescent markings.

From discloses a level device wherein the pre-calibrated markings are fluorescent markings (Col 6, lines 35-51).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the pre-calibrated markings of Hollander be fluorescent, as taught by From, in order to enhance the readability of the instrument (From, Col 6, lines 35-51), thereby increasing the accuracy of reading the level orientation.

Conclusion

- 8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following disclose level devices Prokopis (U. S. Patent No. 5,887,783), Leeds (U. S. Patent No. 5,463,817), Lander (U. S. Patent No. 3,926,144), Baltz (U. S. Patent No. 3,699,661), and Blair (U. S. Patent No. 892,353).
- 9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Amy R. Cohen whose telephone number is (571) 272-2238. The examiner can normally be reached on 8 am 5 pm, M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Diego F. Gutierrez can be reached on (571) 272-2245. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

ARC June 7, 2007

Diego Gutierrez Supervisory Patent Examiner Technology Center 2800